

Info
ER 86-2239x/2

OFFICE OF CONGRESSIONAL AFFAIRS

Routing Slip

	ACTION	INFO
1. D/OCA		X
2. DD/Legislation		X
3. DD/Senate Affairs		X
4. Ch/Senate Affairs		
5. DD/House Affairs		X
6. Ch/House Affairs		
7. Admin Officer		
8. Executive Officer		X
9. FOIA Officer		
10. Constituent Inquiries Officer		
11.		
12.		

SUSPENSE

Date

Action Officer:

Remarks:

GJ / 12 June 86

Name/Date

EXECUTIVE SECRETARIAT
ROUTING SLIP

TO:

		ACTION	INFO	DATE	INITIAL
1	DCI		X		
2	DDCI		X		
3	EXDIR		X		
4	D/ICS				
5	DDI				
6	DDA				
7	DDO				
8	DDS&T				
9	Chm/NIC				
10	GC		X		
11	IG				
12	Compt		X		
13	D/XXX OCA		X		
14	D/PAO				
15	D/PERS				
16	VC/NIC				
17	ER		✓		
18					
19					
20					
21					
22					
SUSPENSE		Date _____			

Remarks

To 13; If any further problems arise,
please flag.

Executive Secretary
11 June 86

Date

3637 (10-81)



EXECUTIVE OFFICE OF THE PRESIDENT
OFFICE OF MANAGEMENT AND BUDGET
WASHINGTON, D.C. 20503

Executive Registry

86-2239x/2

JUN 6 1986

MEMORANDUM FOR: Joe Wright
FROM: Phil DuSault *P DuS*
SUBJECT: Director Casey's June 3rd Phone Call
Regarding CIA/State Authorities

OCA FILE *Legislation*
RECPT # *140000*

Director Casey's June 3 call to you relates to section 106(b) of the Diplomatic Security and Anti-Terrorism Act of 1986, H.R. 4151. This bill authorizes appropriations for, and sets forth authorities and responsibilities for, implementation of the diplomatic security program (Inman package). H.R. 4151 has passed the House and awaits floor action in the Senate.

Titles I-IV of H.R. 4151 contain provisions that would allow the Secretary of State to set personnel ceilings abroad for all agencies, including CIA, and to operate security functions at all U.S. missions abroad, including CIA stations. Director Casey and OMB were concerned that these could generate conflicts between State and CIA.

Section 106(b) assures that nothing contained in Titles I-IV will limit Director Casey's authority with respect to intelligence activities, and is included in both the House and Senate versions, albeit in slightly different forms. The House-passed version, which the CIA supports, states directly that nothing in the first four titles of the bill limits Director Casey's authority, whereas the Senate Committee version states that the President shall prescribe regulations to assure that the implementation of Titles I-IV does not limit Director Casey's authority.

The OMB position, which CIA misunderstood, is that the House provision is not objectionable, but the Executive Branch cannot send a floor position to Majority Leader Dole favoring the House provision and implying that regulations prescribed by the President are unacceptable. Since your talk with Director Casey, an agreement has been arranged among OMB, CIA, and the Senate Foreign Relations Committee (SFRC) in which we will not refer to section 106(b) in the Administration's Senate floor position, but the SFRC will offer a technical amendment during Senate floor consideration acceding to the House position. This agreement, when carried out, will take care of Director Casey's concerns.